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FULL PARTICULARS AND PRICES CAN BE HAD BY CALLING AT THEIR OFFICE ON QUEEN STREET.

ONE BURLEY DRILL, COMPLETE WITH 40 H. P. BOILER, AIR COMPRESSOR, ETC.

ONE SET FOWLER STEAM PLOWS (FOUR GANG) AND FULL ASSORTMENT SPARE PARTS.

THREE 250 H. P. STIRLING BOILERS.

ONE SET GREEN'S FUEL ECONOMIZERS-122 TUBES.

TWO WORTHINGTON HIGH DUTY STEAM PUMPING ENGINES, CAPACITY 4,000,000 GALLONS PER 24 HOURS, AGAINST A TOTAL HEAD OF 420 FEET.

ONE 25 H. P. UPRIGHT TUBULAR BOILER.

ALSO, CALIFORNIA MULES, IN FINE ORDER.

PORTLAND CEMENT.

STEEL T RAILS, 25 POUNDS AND 30 POUNDS.

TWO 15-TON FLAT CARS, 3-FOOT GAUGE.

TWELVE 1-TON FLAT CARS, 3-FOOT GAUGE.

ONE STUMP PULLER.

C. Brewer & Co., LIMITED.
Queen Street.

Lands For Sale.

LOTS IN KING STREET TRACT from \$1,550 to \$1,500 a lot, formerly known as G. N. Wilcox's premises.

TWENTY LOTS IN MANOA VALLEY, formerly Montano's Tract, \$3,000 a lot.

FOUR HUNDRED LOTS IN KAIULANI TRACT, from \$200 to \$250 a lot.

FIFTY LOTS IN KEKIO TRACT, opposite Makae Island, \$600 a lot.

TWENTY LOTS IN PUUNUI TRACT, 100x200, \$1,200 a lot.

Etc., Etc.

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LARGE INVOICE OF

Olympia Beer

IN DRAUGHT AND BOTTLE.

It has come to stay. Sure of regular monthly invoices.

L. H. Dee, Prop.

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then no consideration? Even if "all coons look alike," certainly they are not all the same quality.

Can anything be more true than this concerning jewelry or silver goods? How many pieces made in the same pattern, from the common plated ware to the finest of gold, bear the same outward resemblance?

Can you tell them apart? Yet you do not wonder that there is some difference in the cost of making.

Is it not here where the guarantee and the reputation of the dealer is your safeguard?

This fall's productions embrace some striking examples in the better class of ornaments.

Magnificent brooches and pendants set with the different gems. The "Art Nouveau," so popular at the Paris Exposition. Highly artistic and individual. Not the kind turned out by the yard.

We have all the high-class gold and silver novelties to be found anywhere, and believe it possible to meet all requirements for goods in our various lines.

Selection packages sent to any part of the Islands.

H. F. WICHMAN,
FORT STREET.

Jeweler and Silversmith
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Works of ART

A full window of beautiful

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DON'T MISS THIS DISPLAY.

Want suit the taste of the most fastidious. Our prices are right—very reasonable.

A Beautiful Picture makes a tasty gift....

Wall, Nichols Co LIMITED.

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108 KING STREET.

G. J. WALLER : : : MANAGER

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Navy : Contractors.

Patent-back ledgers a specialty at the GAZETTE Bindery, von Holt block.

HOPPER DIED A RICH MAN

His Estate Is Valued at About \$450,000.

WILL IS FILED IN COURT

Widow and Children the Heirs—John F. Colburn Sued for a Drug Bill.

James A. Hopper, who died in San Francisco December 11, left an estate estimated at \$450,000. The will and codicil of the deceased, together with various petitions for the appointment of a temporary administrator, were filed in the Circuit Court yesterday morning and a hearing granted the petitioners.

W. L. Hopper was appointed by the First Circuit Judge temporary administrator of the estate under a \$100,000 bond.

Ellen L. Hopper, William L. Hopper and E. Wells Peterson petitioned the Circuit Court for the appointment of a temporary administrator and set forth that James A. Hopper died in San Francisco on December 11, 1900, at the age of 69 years, leaving a last will and testament. In this will Ellen L. Hopper is named as executrix and W. L. Hopper and E. Wells Peterson executors, with joint and several power to serve under said will without bond; that James A. Hopper, deceased, left real estate situated in Honolulu of the approximate value of \$14,000 and personal property of the approximate value of \$437,000, and that the liabilities of the estate approximate \$3,500.

The deceased left surviving him a widow, Ellen L. Hopper, of the age of 68 years; William L. Hopper, aged 44 years; Mary Jane Peterson, aged 41; Margaret L. Hopper, aged 38; Ellen R. Brown, aged 27 years, all of whom are devisees under the will and residing in Honolulu.

The petitioners assert that the deceased was of sound mind and in all respects competent to make a will and testament.

Mr. Hopper's will read in part as follows:

"In the name of God, amen! I, James A. Hopper of Honolulu, being of sound and disposing mind and memory, but conscious of the uncertainty of life, do make, publish and declare this to be my last will and testament, hereby revoking all other wills by me at any time made.

"After the payment of my just debts and funeral expenses, I give, devise and bequeath all of my property of whatsoever nature and kind as follows, to-wit:

"First, to my beloved wife, Ellen Hopper, the homestead, being the houses and lot on the north corner of King and Punchbowl streets, in Honolulu; also all of my furniture and fixtures therein or pertaining thereto; my personal effects; the horse, carriage and appurtenances and \$50,000 in cash.

"Second, to my son, William Lewers Hopper, the house and lot now or recently occupied by his family on the southwest side of King street.

"Third, all the rest residue and remainder of my property, of whatsoever nature or kind, I direct to be divided into five equal shares to be held and owned, share and share alike, by my said wife, Ellen Hopper, and my children, William Lewers Hopper, Mary Jane Peterson (wife of E. Wells Peterson), Margaret Lewis Hopper and Ellen Raney Hopper.

"If any of them shall have died without issue the share of the deceased child shall be equally divided among the others. If, however, there shall be issue surviving such deceased child, then that share shall belong to such issue and the income of such share may be used for the support of both surviving parent and such issue.

"It shall not be necessary under this will to close my business on my death. It may continue subject to any arrangement and adjustment of my family.

"Tenth, I hereby nominate and appoint my said wife with my son, William L. Hopper, and my son-in-law, E. Wells Peterson, as executors to act without bond. * * * My wife shall be guardian of the person and property of my daughter, Ellen Raney Hopper, during her minority, without bond.

"In witness whereof I have hereunto set my hand and seal in the presence of the witnesses below on this 1st day of May, 1885, in Honolulu.

"JAMES A. HOPPER.

"Witness:

"CHARLES M. COOKE.

"JOSEPH B. ATHERTON.

"WM. R. CASTLE."

The codicil is dated November 8, 1892, signed in the presence of C. M. Cooke and F. J. Lowrey.

In this codicil he makes a change of the legacy to his wife, giving her the following named property:

Omnibus Cable bonds, (10); Southern Pacific of California, (5); Southern Pacific of Arizona, (5); Bank of California, (50 shares); First National Bank, (50 shares).

The bequest is in lieu and in place of the bequest named in his will, "\$50,000 cash," which he cancels. In all other respects he confirms the will of 1885.

COLBURN WON'T PAY.

John F. Colburn is being sued by the Hollister Drug Company for a personal debt which the former is said to have incurred between the months of February and November of this year. According to the bill of particulars which the drug company files with its case the articles sold during this period consisted of plasters, bath sponges, violet water, talcum powder, bay rum and other luxuries of the toilet down to nursery paraphernalia, castor oil, honyadi, dog soap and the like, in all amounting to \$96.25.

The firm brought suit against the defendant in Judge Dickey's court and there obtained judgment for the amount of the bill, together with inter-

est, attorney's commissions and costs of court, in all amounting to \$110.07. Defendant Colburn has appealed the case and filed a bond with Morris Keohokale as surety in the sum of \$100.

The testimony in the lower court as taken from the records is to the effect that Bookkeeper Wm. F. Joehar of the Hollister Drug Company had often tried to collect the amount of the bill from defendant, but that in such cases Mr. Colburn "used some coarse language" in refusing to make payment.

FISHERMAN WITHOUT NETS.

H. Yamamoto, a subject of His Japanese Majesty, is a fisherman and plies his trade at Punaluu. Lokana, a son of Hama, lives near by and, according to Yamamoto, has been envious of his fishing paraphernalia. On December 5, swears Yamamoto, Lokana came to his fishing preserves while he and a Japanese countryman were out in a boat casting for a catch. Six other Japanese carried the big net from the boat to the opposite side of the little island off Moanalua.

Hardly had this been done when Lokana, with six other natives, armed with oars and sticks, came upon them and frightened the little brown men so that they fled and their nets, fish and other property fell into the hands of the invaders, by whom it was removed to the house of Lokana, so Yamamoto asserts.

Lokana, on the other hand, declares that on the day in question he saw the Japs fishing at Kalia, Kalia-Kai. The fish belong to Kekai and not to the Japs. Lokana says he told the Japs to take the fish out of their net and he took the fish and net to Kahakaalana. A quarter of an hour later the Japs came to him shouting, "Thief! thief! Lokana!" and called out, "Fight!" Lokana pulled on the net and dragged it out of the boat. He says one Jap held a knife and wielded it menacingly. He had the fish counted and placed them in a bag and later took them down to the police station. The Japs were taken in hand, but on the way to the police station some of the little brown men escaped. Lokana asserts the Japanese were fishing where they had no right. He did not take the net to his home but to Kalia, where the attorneys later saw it.

Judge Dickey, in the Second District Court of Honolulu, gave judgment for the plaintiff for \$100. Defendant Lokana has appealed to the Circuit Court.

HIS PAINT BILL UNPAID.

T. R. Lucas has appealed to the Circuit Court from the decision of Judge Dickey of the Second District Court, wherein the latter gave judgment in favor of William Paikuli, a painter, for \$236 and costs.

The action grew out of a contract, labor and material for painting the cottage of T. R. Lucas on Beretania street in September, 1899. The plaintiff says that the defendant has paid him but \$30 on the entire bill. The plaintiff was promised payment when the premises were sold, but avers he is not able to collect anything from the plaintiff.

CHRISTLEY-MAGOON ARGUMENTS ENDED.

At 4 o'clock yesterday afternoon F. M. Hatch, for the plaintiff in the Christley-Magoon case, concluded his argument and the matter was taken under advisement by the Supreme Court. The action has lasted many days and lengthy arguments were indulged in. Mr. Hatch made a forceful argument yesterday in behalf of the plaintiff Christley, stating that the transaction between Mr. Magoon and his client at that time, Christley, would not bear the light of day to be thrown upon them.

COURT NOTES.

The First Judge of the Circuit Court has filed an order for payment of minor's share of proceeds of the sale of the Newton property. For Lillian Lee Newton, \$3,883.791.

The Hawaiian Trust and Investment Company has filed a replication to the answer of Gear, Lansing & Co., stating the answer is untrue, uncertain and insufficient.

Today the Supreme Court will hear the following cases: Guardianship of Maria Brown and Hong Kim vs. M. K. Hapai.

The term of the Supreme Court will come to an end on January 5 by limitation, but may be extended in order that all cases can be given a hearing.

Give Him A Pipe

He will appreciate a good one, such as you can buy at Nolte's. Perhaps he would prefer a nice, genuine Meerchaum, with a silver ferule and amber mouth-piece; or, should his taste incline toward French Briar, we can show you an immense variety of good ones to choose from.

The prices reasonable but too varied to mention in an advertisement. Come and see the goods. They are sure to please you. We have a full stock of smokers' supplies.

Briar Pipes, Meerchaum Pipes, Cherry Pipes, German Pipes, ... Tobacco Pouches ... Cigar and Cigarette Holders in Amber and Meerchaum—Gold and Silver Tipped.

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NOW FOR YOUR Holiday Gifts

In the FURNITURE LINE

Do not wait until the last day before you call around and make a selection, as you may be disappointed to learn that the article you desire has been sold. We will reserve the piece of furniture for you until the proper time comes in which to make the gift.

WE HAVE A CHIFFONIER of a tremendous size—FOUR LARGE AND TWO SMALL DRAWERS. This is one of the most beautiful Chiffoniers ever shipped to Honolulu. It is not fanciful in design, nor is it elaborately carved. But what it lacks in these qualities is more than made up by the beautiful mirror-like polish in golden oak and excellent cabinet work.

Other Chiffoniers of a smaller size in mahogany, mahogany finish and golden oak.

SMOKER'S TABLE—A neat gift to a gentleman. This table consists of a moistened box for cigars, a cutter, two cellars, and an electric battery to light the cigars.

ANOTHER GIFT FOR A GENTLEMAN is a SHAVING STAND, or a CELLERETTE. These Cellerettes are for cards, etc.

LADIES' DRESSING TABLES in birds-eye maple and oak, with oval mirrors of the best make.

LADIES' DESKS—Mahogany, golden oak, and birds-eye maple. A very appropriate gift to a young wife.

PARLOR CHAIRS from one of America's largest and best known factories.

JUST ONE—It is a handsome burn-wood stand called the King Coal. Look at it and you will wish it was yours.

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